| 1 | Acting United States Attorney District of Nevada Nevada Bar Number 14853 | |
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| 4 | ALLISON C. REPPOND | |
| 5 | Assistant United States Attorney U.S. Attorney's Office 501 Las Vegas Boulevard South, Suite 1100 | |
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| 7 | Las Vegas, Nevada 89101 (702) 388-6336 | |
| 8 | Allison.Reppond@usdoj.gov | |
| 9 | Attorneys for the United States | |
| 10 | UNITED STATES DISTRICT COURT DISTRICT OF NEVADA | |
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| 12 | United Sates of America, | Case No. 2:21-cv-00184-JCM-DJA |
| 13 | Plaintiff, | Cuse 110. 2.21 CV 00101 b CIVI 2011 |
| 14 | VS. | ORDER |
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| 15 | | United States? Fu Dauta Second Metion to |
| 15 16 | PCPLV LLC d/b/a Pinnacle Compounding | United States' Ex Parte Second Motion to Extend the Service Deadline |
| | PCPLV LLC d/b/a Pinnacle Compounding Pharmacy, Ofir Ventura, Cecelia Ventura, Brandon Jimenez, Robert Gomez, Gomez & | |
| 16 | Pharmacy, Ofir Ventura, Cecelia Ventura, Brandon Jimenez, Robert Gomez, Gomez & Associates, Inc., Rock'n Rob Enterprises, | |
| 16 17 | Pharmacy, Ofir Ventura, Cecelia Ventura, Brandon Jimenez, Robert Gomez, Gomez & | |
| 16 17 18 | Pharmacy, Ofir Ventura, Cecelia Ventura, Brandon Jimenez, Robert Gomez, Gomez & Associates, Inc., Rock'n Rob Enterprises, Amir Shalev, D.P.M., AS Enterprises, Inc., | |
| 16 17 18 19 | Pharmacy, Ofir Ventura, Cecelia Ventura, Brandon Jimenez, Robert Gomez, Gomez & Associates, Inc., Rock'n Rob Enterprises, Amir Shalev, D.P.M., AS Enterprises, Inc., and Ivan Lee Goldsmith, M.D., | |
| 16 17 18 19 20 | Pharmacy, Ofir Ventura, Cecelia Ventura, Brandon Jimenez, Robert Gomez, Gomez & Associates, Inc., Rock'n Rob Enterprises, Amir Shalev, D.P.M., AS Enterprises, Inc., and Ivan Lee Goldsmith, M.D., Defendants. | |
| 16 17 18 19 20 21 | Pharmacy, Ofir Ventura, Cecelia Ventura, Brandon Jimenez, Robert Gomez, Gomez & Associates, Inc., Rock'n Rob Enterprises, Amir Shalev, D.P.M., AS Enterprises, Inc., and Ivan Lee Goldsmith, M.D., Defendants. | Extend the Service Deadline d States' Ex Parte Second Motion to Extend |
| 16 17 18 19 20 21 22 | Pharmacy, Ofir Ventura, Cecelia Ventura, Brandon Jimenez, Robert Gomez, Gomez & Associates, Inc., Rock'n Rob Enterprises, Amir Shalev, D.P.M., AS Enterprises, Inc., and Ivan Lee Goldsmith, M.D., Defendants. The Court having considered the Unite | Extend the Service Deadline d States' Ex Parte Second Motion to Extend |
| 16 17 18 19 20 21 22 23 | Pharmacy, Ofir Ventura, Cecelia Ventura, Brandon Jimenez, Robert Gomez, Gomez & Associates, Inc., Rock'n Rob Enterprises, Amir Shalev, D.P.M., AS Enterprises, Inc., and Ivan Lee Goldsmith, M.D., Defendants. The Court having considered the Unite the service deadline, and good cause having be | Extend the Service Deadline d States' Ex Parte Second Motion to Extend |
| 16 17 18 19 20 21 22 23 24 | Pharmacy, Ofir Ventura, Cecelia Ventura, Brandon Jimenez, Robert Gomez, Gomez & Associates, Inc., Rock'n Rob Enterprises, Amir Shalev, D.P.M., AS Enterprises, Inc., and Ivan Lee Goldsmith, M.D., Defendants. The Court having considered the Unite the service deadline, and good cause having be (1) The motion is GRANTED; and | Extend the Service Deadline d States' Ex Parte Second Motion to Extend |
| 16 17 18 19 20 21 22 23 24 25 | Pharmacy, Ofir Ventura, Cecelia Ventura, Brandon Jimenez, Robert Gomez, Gomez & Associates, Inc., Rock'n Rob Enterprises, Amir Shalev, D.P.M., AS Enterprises, Inc., and Ivan Lee Goldsmith, M.D., Defendants. The Court having considered the Unite the service deadline, and good cause having be (1) The motion is GRANTED; and | Extend the Service Deadline d States' Ex Parte Second Motion to Extend |
| 16 17 18 19 20 21 22 23 24 25 26 | Pharmacy, Ofir Ventura, Cecelia Ventura, Brandon Jimenez, Robert Gomez, Gomez & Associates, Inc., Rock'n Rob Enterprises, Amir Shalev, D.P.M., AS Enterprises, Inc., and Ivan Lee Goldsmith, M.D., Defendants. The Court having considered the Unite the service deadline, and good cause having be (1) The motion is GRANTED; and | Extend the Service Deadline d States' Ex Parte Second Motion to Extend |

| 1 | (2) The United States has up to and including September 30, 2021, to serve the | |
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| 2 | defendants named in the Original Complaint [ECF 1]. | |
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| 4 | Respectfully submitted this 25th day of June 2021 | |
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| 6 | CHRISTOPHER CHIOU United States Attorney | |
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| 8 | s/ Allison Reppond Allison Reppond | |
| 9 | Assistant United States Attorney | |
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| 13 | IT IS SO ORDERED: | |
| 14 | DATED this 28th day of June 2021. | |
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| 17 | Daniel J. Albregts United States District Magistrate Judge | |
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